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RECERDATION NO. HIER LA RECUTACIÓ

JAN 3 1 1974 -1 10 PM

SUPPLEMENTAL AGREEMENT INTERSTATE COMMERCE COMMISSION

THIS SUPPLEMENTAL AGREEMENT, effective as of November 30, 1973, by and among SECURITY NATIONAL BANK, a national banking association incorporated and existing under the laws of the United States, as Trustee under the Agreements as hereinafter defined (hereinafter called the "Bank); MARATHON LEASING COMPANY, a corporation duly organized and existing under the laws of the State of Delaware (hereinafter called "MLC"); and RICHMOND LEASING COMPANY, a corporation duly organized and existing under the laws of the State of Delaware (hereinafter called "RLC");

WITNESSETH:

WHEREAS, Bank, as Trustee, and MLC have previously entered into the following equipment trust agreements: (a) Marathon Leasing Company Equipment Trust, Series 4, dated as of September 1, 1972, and filed with the Interstate Commerce Commission at 4:10 P.M. on September 12, 1972, under Recordation No. 6732 (hereinafter the "Series 4 Agreement"), pursuant to which Agreement there were issued trust certificates in an aggregate amount of \$2,600,000.00 (hereinafter the "Series 4 Trust Certificates"); and (b) Marathon Leasing Company Equipment Trust, Series 5, dated as of April 1, 1973, and filed with the Interstate Commerce Commission at 1:15 P.M. on May 1, 1973, under Recordation No. 7011 (hereinafter the "Series 5 Agreement"), pursuant to which Agreement there were issued trust certificates in the aggregate amount of \$3,000,000.00 (hereinafter the "Series 5 Trust Certificates"); and

WHEREAS, Teachers Insurance and Annuity Association of America, a corporation duly organized and existing under the laws of the State of New York (hereinafter called "Teachers") is the present holder of all the Series 4 Trust Certificates and all the Series 5 Trust Certificates; and

WHEREAS, pursuant to that certain Sale and Purchase Agreement, effective as of November 30, 1973, by and between MLC and RLC, MLC transferred, assigned and sold to RLC, and RLC accepted, assumed and purchased from MLC, all of the assets of MLC relating to the leasing of railroad cars, including the rights, benefits, duties, obligations and liabilities of MLC under the Series 4 Agreement, the Series 5 Agreement (which two agreements are hereinafter collectively called the "Agreements"), the Series 4 Trust Certificates, the Series 5 Trust Certificates (which trust certificates are hereinafter collectively called the "Trust Certificates") and that certain Purchase Agreement dated as of April 1, 1973, among MLC, Bank and Teachers (hereinafter the "Purchase Agreement"), and MLC was thereby released from all liabilities under the Agreements, the Trust Certificates and the Purchase Agreement; and

WHEREAS, the Bank and Teachers have consented to the assignment, assumption and release referred to above; and

WHEREAS, by executing this Supplemental Agreement, the Bank, MLC, and RLC desire to (a) formally ratify, adopt and confirm their consent to the aforesaid assignment, assumption and release and (b) amend the Agreements and the Trust Certificates to reflect said assignment, assumption and release;

NOW, THEREFORE, in consideration of the premises and the mutual covenants and promises herein contained, Bank, MLC and RLC hereby agree as follows:

- 1. MLC hereby assigns and transfers, and ratifies, adopts and confirms its previous assignment and transfer, to RLC of all of MLC's right, title and interest to and under the Agreements, the Trust Certificates and the Purchase Agreement, together with all rights, powers, privileges, duties, obligations and liabilities of MLC under said Agreements, Trust Certificates and Purchase Agreement, and MLC is hereby released from all liabilities under the Agreements, the Trust Certificates and the Purchase Agreement.
- 2. RLC hereby accepts, and ratifies, adopts and confirms its previous acceptance of, the assignment and transfer from MLC to RLC of all of MLC's right, title and interest to and under the Agreements, the Trust Certificates and the Purchase Agreement, hereby assumes all liabilities of MLC in connection with said Agreements, Trust Certificates and Purchase Agreement, and hereby agrees to be bound by and assumes the performance and observance of each and all of the obligations, liabilities, covenants and restrictions imposed on MLC by the Agreements, the Trust Certificates and the Purchase Agreement.
- 3. The Agreements and the Trust Certificates are hereby amended so as to provide that each time the terms "Company" or "Marathon Leasing Company" are used they shall mean and include Richmond Leasing Company. Furthermore, each time the term "Marathon Manufacturing Company" is used in said Agreements, it shall mean and include Richmond Tank Car Company; and each time the term "Vinson, Elkins, Searls, Connally & Smith" is used in Section 4.03(f) of said Agreements, it shall mean and include Fulbright & Crooker.

4. Bank hereby approves and consents to, and ratifies, adopts and confirms its previous approval of and consent to, the assignment, assumption and release described in Paragraphs 1 and 2 hereinabove.

IN WITNESS WHEREOF, Bank, MLC and RLC have caused their names to be signed hereto by their respective officers thereunto duly authorized and their respective corporate seals, duly attested, to be hereunto affixed as of this 30H day of 30H and 1974, but effective as of the date first above written.

(Corporate Seal) ATTEST: (Corporate Seal) ATTEST:	SECURITY NATIONAL BANK By: Prust Officer Asst. Vice President MARATHON DEASING COMPANY By: Du President
Segretary (Corporate Seal)	RICHMOND LEASING COMPANY
(corporate bear)	MICHINOND HEADING COMPANY
ATTEST:	By: Cotacolon
Shiring 1	President

NEW YORK
THE STATE OF TEXAS \$
NEW YORK \$
COUNTY OF HARRIS \$

BEFORE ME, the undersigned authority, on this day personally appeared TAMES A. WATERIAL ASSITY Trust Officer of Security National Bank, a national banking association, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated and as the act and deed of said corporation.

of January, 1974.

My Commission Expires:

Town 30, 1975

Notary Public in and for

Harris County, Texas

EISIE L SELIG

Notary Public, State of New York

No. 31-3589950

Qualified in New York County

Commission Expires March 30, 1975

THE STATE OF TEXAS \$
COUNTY OF HARRIS \$

BEFORE ME, the undersigned authority, on this day personally appeared Adult Adult Adult, and Atult , and Itselfon of MARATHON LEASING COMPANY, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated and as the act and deed of said corporation.

of GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the that day of full are 1974.

My Commission Expires:

Notary Public in and for Harris County, Texas THE STATE OF TEXAS \$
COUNTY OF HARRIS \$

of Jinuary, 1974.

Notary Public in and for Harris County, Texas

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My Commission Expires:

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